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11	Attorneys for Plaintiffs PESOLIDGE DENIEWAL INSTITUTE		
12	RESOURCE RENEWAL INSTITUTE, CENTER FOR BIOLOGICAL DIVERSITY, and WESTERN WATERSHEDS PROJECT		
13			
14	NORTHERN DISTRICT OF CALIFORNIA		
15			
16	OAKLAND DIVISION		
17	RESOURCE RENEWAL INSTITUTE, CENTER FOR BIOLOGICAL DIVERSITY, and	Case No. 4:16-cv-00688-SBA (KAW)	
18	WESTERN WATERSHEDS PROJECT,	STIPULATION AND ORDER TO SUSPEND CASE MANAGEMENT	
19	Plaintiffs, v.	CONFERENCE	
20	NATIONAL PARK SERVICE, and CICELY	Judge: Hon. Saundra Brown Armstrons	
21	MULDOON, etc., et al.,	Date Filed: February 10, 2016	
22	Defendants.	Trial Date: None set	
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1	Pursuant to N.D. Cal. Local Civil Rules 6-1, 6-2,
2	RENEWAL INSTITUTE, CENTER FOR BIOLOGI
3	WATERSHEDS PROJECT, and Defendants NATION
4	MULDOON IN HER OFFICIAL CAPACITY AS SU
5	NATIONAL SEASHORE (collectively, the "Parties"), thr
6	stipulate and respectfully request that the Court suspend the
7	scheduled for August 17, 2016 and date by which the Parti
8	until after the parties participate in a mandatory settlement
9	parties request that the Court order the parties to submit a
10	settlement conference. The Parties jointly declare in support
11	WHEREAS, the Court has previously modified th
12	statement deadline and stayed Plaintiffs' Claims Two and Th
13	WHEREAS, the Court issued an Order on July 20
14	schedule for briefing Plaintiffs' forthcoming Motion for Pr
15	that Order on August 2 2016 by requiring Plaintiffs to file:

7-2, 7-3, and 7-4, Plaintiffs RESOURCE ICAL DIVERSITY, and WESTERN IAL PARK SERVICE, and CICELY PERINTENDENT OF POINT REYES ough undersigned counsel hereby jointly he Case Management Conference (CMC) ies must file an amended CMC statement conference on September 20, 2016. The a Joint Status Report after the mandatory of these stipulated requests:

e schedule for the CMC and the CMC ree, ECF Nos. 29, 54, and 68;

), 2016, approving the Parties' stipulated eliminary Injunctive Relief, and modified Plaintiffs to file a Reply Brief in support of that Motion no later than September 28, 2016;

WHEREAS, the Court has ordered the Parties to attend a mandatory settlement conference on September 20, 2016, with Magistrate Judge Ryu, ECF Nos. 55, 69, 72;

WHEREAS, the Parties assert that another continuance of the CMC and CMC statement will conserve judicial resources, save the Parties' time and expense, and allow the Parties to focus on briefing Plaintiffs' Motion for Preliminary Injunctive Relief and preparing for the mandatory settlement conference before proposing additional deadlines for this litigation;

WHEREAS, in light of the schedule set by the Court, the parties do not have any case management issues to discuss with the Court at this time;

WHEREAS, the Parties entered into and filed this Stipulation extending the dates of the CMC and CMC Statement until after they have attended a mandatory settlement conference on September 20, 2016;

WHEREAS, the Parties' stipulated extension will not alter the date of any other deadline or

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1	event already fixed by Court order;	
2	THEREFORE, pursuant to N.D. Cal. Local Civil Rules 6-1 and 6-2, the Parties through their	
3	respective attorneys stipulate and jointly request that the Court:	
4	1. Terminate the CMC set for August 17, 2016, and the CMC statement deadline of	
5	August 10, 2016; and	
6	2. Order the Parties to file a joint status report by no later than September 26, 2016	
7	informing the Court as to the outcome of the mandatory settlement conference and requesting a further	
8	CMC, if appropriate.	
9	SO STIPULATED AND AGREED.	
10	Dated: August 9, 2016 KEKER & VAN NEST LLP	
11	By: /s/ Jeffrey R. Chanin	
12	JEFFREY R. CHANIN DAVID W. RIZK	
13		
14	LAURENCE ("LAIRD") J. LUCAS ELIZABETH H. ZULTOSKI (pro hac vice)	
15	ADVOCATES FOR THE WEST P.O. Box 1612	
	Boise, ID 83701 Telephone: 208 342 7024	
16	Facsimile: 208 342 8286	
17	Attorneys for Plaintiffs	
18	RESOURCE RENEWAL INSTITUTE, CENTER FOR BIOLOGICAL DIVERSITY,	
19	and WESTERN WATERSHEDS PROJECT	
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1	Dated: August 9, 2016 JOHN C. CRUDEN	
2	Assistant Attorney General	
3	Environment & Natural Resources Division	
4	/s/ Joe Mathews	
	JOSEPH T. MATHEWS (Colo. Bar No. 42865) Trial Attorney	
5	Environment & Natural Resources Division	
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11	United States Attorney	
12	/s/ Michael T. Pyle MICHAEL T. PYLE (Cal. Bar No. 172954)	
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	Attorneys for Defendants	
17	NATIONAL PARK SERVICE, and CICELY MULDOON IN HER OFFICIAL	
18	CAPACITY AS SUPERINTENDENT OF POINT REYES NATIONAL SEASHORE	
19		
20	CERTIFICATION OF CONCURRENCE FROM OTHER PARTIES	
21	I, Jeffrey R. Chanin, am the ECF user whose ID and password are being used to file this	
22	Stipulation. In compliance with N.D. Cal. Civ. L.R. 5-1(i)(3), I hereby attest that each of the	
23	signatories has concurred in the filing of this document and has authorized the use of his or her	
	electronic signature.	
24	Dated: August 9, 2016 /s/ Jeffrey R. Chanin JEFFREY R. CHANIN	
25	JEFFRET R. CHANIN	
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ORDER

The telephonic Case Management Conference currently scheduled for 8/17/16 is CONTINUED to 10/19/16 at 2:30 p.m. By no later than 9/26/16, the parties shall meet and confer and file an updated joint status report, as set forth above. Plaintiffs' counsel shall be responsible for filing the Joint Case Management Statement and setting up the conference call. At the date and time indicated above, Plaintiffs' counsel shall call (510) 879-3550 with all parties on the line. NO PARTY SHALL OTHERWISE CONTACT CHAMBERS DIRECTLY WITHOUT PRIOR AUTHORIZATION OF THE COURT.

IT IS SO ORDERED.

Dated: 8/11/16

SAUNDRA BROWN ARMSTROMS
Senior United States District Judge